

## Appointment

---

**From:** Corado, Ana [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=9BB9257919594061B763F306C2F8BE60-ACORADO]  
**Sent:** 10/16/2019 1:13:28 PM  
**To:** Corado, Ana [Corado.Ana@epa.gov]; ben\_gann@americanchemistry.com; Anitole, Katherine [Anitole.Katherine@epa.gov]; Parsons, Doug [Parsons.Douglas@epa.gov]  
**CC:** Gann, Benjamin [Benjamin\_Gann@americanchemistry.com]; Scherrer, Steve [Stephen.Scherrer@lanxess.com]

**Subject:** ACC comments regarding 1-BP

**Location:** Ex. 6 Personal Privacy (PP)

**Start:** 10/22/2019 2:00:00 PM

**End:** 10/22/2019 2:30:00 PM

**Show Time As:** Busy

**Required Attendees:** ben\_gann@americanchemistry.com; Anitole, Katherine; Parsons, Doug

**Optional Attendees:** Gann, Benjamin; Scherrer, Steve

<https://www.regulations.gov/document?D=EPA-HQ-OPPT-2019-0235-0027>.

Recommendation number 5:

"A condition of use that has not been adequately evaluated by EPA is processing of 1-BP for use as a recyclable reaction solvent. We suggest listing it as a "reaction solvent" under "processing – incorporating into formulation, mixture or reaction product" as described in Table 1-4."

We are trying to figure out how to accommodate this recommendation. We would like to talk to you about what do you mean with "recyclable reaction solvent" and why you think it is not currently cover by the draft risk evaluation. Also, why do you suggest adding the use under "processing – incorporating into formulation, mixture or reaction product" rather than "processing as a reactant."

Additional information that would be useful:

- Process description
- Volume of 1-BP involved
- Number of sites
- Number of workers
- Any exposure information available (monitoring, etc.)
- Additional information regarding managing 1-BP at the sites.